## UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

ROSE COULTER-OWENS, individually, and on behalf of all others similarly situated,

Case No. 12-cv-14390-GCS-MKM

Hon. George C. Steeh

Plaintiff,

V.

TIME INC., a Delaware Corporation,

Defendant.

## STIPULATION AND ORDER TO AMEND SCHEDULING ORDER

This Stipulation is entered into by and among Plaintiff Rose Coulter-Owens ("Plaintiff") and Defendant Time Inc. ("Time" or "Defendant") (collectively, the "Parties"), by and through their respective counsel.

WHEREAS, on June 2, 2015, the Court modified and entered the operative Scheduling Order resetting the dispositive motion deadline in this matter to July 15, 2015.

WHEREAS, on July 6, 2015, counsel for Defendant contacted counsel for Plaintiff and requested a modest extension to the current schedule to accommodate various other case commitments and to enable Defendant to present the Court with the best possible record and arguments in support of its forthcoming motion for

summary judgment, and, through such briefing, potentially narrow the issues for trial in this matter.

WHEREAS, Plaintiff agreed to the requested extension of the dispositive motion deadline.

WHEREAS, the Parties agree, and respectfully request, that the Court extend the dispositive motion deadline by sixteen days—from July 15, 2015 to July 31, 2015.

WHEREAS, the instant request is made in good faith and not for undue delay or any improper purpose.

NOW THEREFORE, the Parties stipulate as follows:

1. The dispositive motion deadline in this matter shall be extended by sixteen days, from July 15, 2015 to July 31, 2015.

## IT IS SO STIPULATED

Respectfully submitted,

Dated: July 7, 2015

By: /s/ Jeffrey Landis

Marc Zwillinger marc@zwillgen.com Jacob Sommer

jake@zwillgen.com

Jeffrey Landis

jeff@zwillgen.com

**ZWILLGEN PLLC** 

1900 M. St. N.W., Ste. 250

Washington, DC 20036

(202) 706-5205

## Counsel for Defendant Time Inc.

Dated: July 7, 2015 By: /s/ Ari J. Scharg

Ari J. Scharg
ascharg@edelson.com
Benjamin S. Thomassen
bthomassen@edelson.com
J. Dominick Larry
nlarry@edelson.com
EDELSON PC
350 North LaSalle Street, Suite 1300
Chicago, Illinois 60654

Tel: 312.589.6370 Fax: 312.589.6378

Henry M. Scharg – P28804 hmsattyatlaw@aol.com Law Office of Henry M. Scharg 718 Ford Building Detroit, Michigan 48226

Tel: 248.596.1111 Fax: 248.671.0335

Counsel for Plaintiff Coulter-Owens and the putative classes

IT IS SO ORDERED.

Entered: July 7, 2015 s/George Caram Steeh

THE HON. GEORGE CARAM STEEH UNITED STATES DISTRICT JUDGE